Steve Beilgard Constance McCurdy Kingco, LLC, a Wyoming corporation Box 18175 Coffman Cove, Ak. 99918 sbeilg@aol.com		
IN THE UNITED STATES DISTRICT COURT		
DISTRICT OF ALASKA.	)	
Steve Beilgard and Constance McCurdy	)	
PRO SE PLAINTIFFS.	)	
V.	)	Case # 1:25-cv-00005-SLG
The City of Coffman Cove, Mayor Perry Olson, Council perso	ons)	
Yvonnne Drozoeicz-Somfletch, Brian Wilson, Bridget	)	
Wright, Joel Buchanan, and Kate Holtman	)	
	)	
DEFENDANTS	)	
	)	

COMES NOW PLAINTIFFS BEILGARD AND McCURDY, PRO SE, WITH CLAIMS OF:

## **CLAIM 1: PURJURY**

The City of Coffman Cove and Mayor Perry Olson, Council Persons Yvonne Drozowicz-Somfletch, Brian Wilson, Bridget Wright, Joel Buchanan, and Kate Holtman for violations of:

18 US Code 1621 and 1623

Ak. Stat: 11.56.230, Purjury by Inconsistent Statements

## A class B Felony

The City of Coffman Cove, and its elected officials, knew or should have known that they, by and through Mayor Olson and their actions, were making false, misleading, and inaccurate statements for himself and on their consented behalf, with a clear intention of defrauding the court and harming the plaintiffs.

**CLAIM 2: CONSPIRACY** 

U.S. Code 1349

AS.11.31.120 (a) (b)(c)

By unanimous vote of the Mayor and City Council, a conspiracy occurred to intentionally take away our 1st, 5th, and 14th Amendment rights of the Constitution of the United States. Further, AS.11.46.600 (b), Scheme to Defraud, is present.

Claim 3: Theft By Deception

18 U.S. Code 1038 (1) (a), (b) (c)

AS11.46.180. (a)

The City Council and Mayor, by way of false minutes of the meetings, clearly intended to deceive the Court and the public into thinking there was a new ordinance in Coffman Cove and they could remove signage. This claim is for damages done by the actual removal (theft) of the sign(s), lost income, and loss of love for our chosen home state.

CLAIM 4: Open Meetings Act U.S. Code 552b

AS.44.62.310

I/we were denied our City, State, and Federal rights to speak at a City Council meeting, as presented in the February and March 2019 City Council Meetings and other clear information presented already in this case action, and future disclosures.

CLAIM 5: Violations of our 1st, 5th, and 14th Constitutional Rights.

CLAIM 6: All other claims for violations of Federal, State, and

City laws, as shown on existing and future Exhibits.

CLAIM 7:

FOURTEENTH AMENDMENT: Due Process and Equal Protection

and

Alaska Constitution, Art. 1, (7) Procedural Due Process

## PRAYER FOR RELIEF

Defendants Beilgard and McCurdy pray for the court to accept and order fair and just compensation for each and every crime, as per City, State, and Federal laws, and our counterclaims for any and all of the reasons provided in previous discovery and ex. 1. Plus punitive damages as established by the Court.

I/we certify that all statements in this motion and any attachments are true to the best of my/ our knowledge and beliefs.

I/we certify that this motion has been mailed or delivered to the above-named persons, the City of Coffman Cove and its council, the Alaska District Clerk of Court, and to Scott Brandt

Beilgard date Constance McCurdy date 4/2025